Attorney or Party Name, Address, Telephone & FAX Nos., State Bar No. & Email Address Adam Toporoff SBN 298115 Nussbaum APC 27489 Agoura Road Suite 102 Agoura Hills, CA 91301 Tel. 818-660-1919 Fax. 818-864-3241 INFO C NUSSDAUM APC.COM	FOR COURT USE ONLY	
Individual appearing without attorney Attorney for: Gwendolyn Nolan		
UNITED STATES BANKRUPTCY COURT CENTRAL DISTRICT OF CALIFORNIA - LOS ANGELES DIVISION		
In re: WILLIAM K. SPENCER,	CASE NO.: 2:20-bk-10401-BB ADVERSARY NO.: 2:20-ap-01103-BB CHAPTER: 7	
Debtor(s).		
GWENDOLYN NOLAN Plaintiff(s). vs. WILLIAM K. SPENCER	JOINT STATUS REPORT [LBR 7016-1(a)(2)] DATE: 06/30/2020 TIME: 2:00 p.m. COURTROOM: 1539 ADDRESS: 255 E. Temple St. Los Angeles, CA 90012	
Defendant(s).		

The parties submit the following JOINT STATUS REPORT in accordance with LBR 7016-1(a)(2):

A.	PLEA	<u> </u>	/SERV	ICE:

FLEADINGS/3ERVICE.				
1.	Have all parties been served with the complaint/counterclaim/cross-claim, etc. (Claims Documents)?	X	Yes	□ No
2.	Have all parties filed and served answers to the Claims Documents?	X	Yes	No
3.	Have all motions addressed to the Claims Documents been resolved?	\boxtimes	Yes (DNO) NO
4.	Have counsel met and conferred in compliance with LBR 7026-1?		Yes	⊠ No

This form is mandatory. It has been approved for use in the United States Bankruptcy Court for the Central District of California.

5.	If your answer to any of the four preceding questions is anything other than an unqualified "YES," please
	explain below (or on attached page): Plaintiff has provided Defendant with rule 26 initial disclosures, but Defendant has not yet provided Plaintiff
	Plaintiff has provided Defendant with rule 26 initial disclosures, but Defendant has not yet provided Plaintiff
	with rule 26 initial disclosures. Defendant is preparing them currently.

B. READINESS FOR TRIAL:

1. When will you be ready for trial in this case? **Plaintiff**

By 12/31/2020

Defendant By February 28, 2021

2021

2. If your answer to the above is more than 4 months after the summons issued in this case, give reasons for further

delay.

Plaintiff

Due to Covid 19 delays

Defendant Due to Covid 19 delays



3. When do you expect to complete your discovery efforts?

Plaintiff

By 9/31/2020

Defendant Defendant does not plan to do discovery



4. What additional discovery do you require to prepare for trial?

Plaintiff

Written discovery and depositions

Defendant Defendant does not plan to do discovery



C. TRIAL TIME:

1. What is your estimate of the time required to present your side of the case at trial (including rebuttal stage if

applicable)?

Plaintiff

Defendant

1-2 days

1-2 days



2. How many witnesses do you intend to call at trial (including opposing parties)?

Plaintiff

Defendant

2-3

2



	3. How many exhibits do you anticipate using at trial?	
	Approximately 10 Plaintiff	1-2 <u>Defendant</u>
D.	PRETRIAL CONFERENCE:	
	A pretrial conference is usually conducted between a webe signed by the court. [See LBR 7016-1.] If you believe this case, please so note below, stating your reasons:	eek to a month before trial, at which time a pretrial order will we that a pre-trial conference is not necessary or appropriate in
	Plaintiff Pretrial conference is in it is not requested Reasons:	Pretrial conference
	Plaintiff Pretrial conference should be set <u>after</u> : (date) 12/01/2020	Defendant Pretrial conference should be set after: (date) 12/01/2020
E.	SETTLEMENT:	
	What is the status of settlement efforts? Ongoing	
	2. Has this dispute been formally mediated? X Y If so, when? The parties arbitrated the dispute.	es 🔲 No
	3. Do you want this matter sent to mediation at this tim	ne?
	<u>Plaintiff</u>	<u>Defendant</u>
	☐ Yes ☒ No	☐ Yes ☒ No SAME

F.	FINAL JUDGMENT/ORDER:		
	Any party who contests the bankruptcy court's authority to enter a final judgment and/or order in this adversariation proceeding must raise its objection below. Failure to select either box below may be deemed consent.		
	Plaintiff I do consent I do not consent to the bankruptcy court's entry of a final judgment and/or order in this adversary proceeding.	Defendant ☐ I do consent ☐ I do not consent to the bankruptcy court's entry of a final judgment and/or order in this adversary proceeding.	
G.	ADDITIONAL COMMENTS/RECOMMENDATIONS	RE TRIAL: (Use additional page if necessary)	
Re	spectfully submitted,		
	te: <u>06/12/2020</u>	Date: 6/14/2020	
	nted name of law firm	Printed name of law firm	
Sig	nature	Signature	

William K. Spencer

Attorney for:

Printed name

Adam Toporoff

Attorney for: Gwendolyn Nolan

Printed name



Ivan Lopez <skyblueprint9@gmail.com>

Fwd: D19LA24384. 59fh Place

1 message

William Spencer <wksarch@gmail.com>
To: Ivan Lopez <skyblueprint9@gmail.com>

Tue, Oct 6, 2020 at 6:45 AM

One copy

WKS

Begin forwarded message:

From: Shine Lin <shine.lin@lacity.org>

Date: September 16, 2020 at 8:34:24 AM PDT To: William Spencer <wksarch@gmail.com> Subject: Re: D19LA24384. 59fh Place

Hi William,

You provided 3' in front of the toilet which is fine.

However the door in the regular restrooms need to comply with the door maneuvering clearance which required door at both side with 42" and 18" striking edge. I do not see the door maneuvering clearance for both bathrooms. Ref 1134A.2 Option 2 last sentence. Please check item 9 and 10.

Sincerely,

Shine

On Tue, Sep 15, 2020 at 8:41 AM William Spencer <wksarch@gmail.com> wrote:

Your last 2 items

Sent from my iPhone

Begin forwarded message:

From: Valley Reprographics <info@valleyreprographics.com>

Date: September 14, 2020 at 11:33:46 AM PDT **To:** William Spencer <wksarch@gmail.com>

Subject: scan

As requested



Richard Uss <richard@nussbaumapc.com>

Previously agreed to joint status report

1 message

William Spencer <wksarch@gmail.com> To: richard@nussbaumapc.com Sun, Jan 24, 2021 at 2:16 PM

Please revise

Sent from my iPhone

Begin forwarded message:

From: Staples Print & Marketing Services <Ccreg03@staplesbusinesscenter.com>

Date: January 24, 2021 at 1:09:47 PM PST **To:** "wksarch@gmail.com" <wksarch@gmail.com>

Subject: Scan from Staples

Please find the scanned documents from Staples attached to this email. -Staples Print and Marketing Services

